IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW MEXICO

JOHN OAKLEAF,

Plaintiff,1

v.

No. 15-cv-0220 RB/SMV

FNU FRAWNER and FNU IBRAHIM,

Defendants.²

ORDER FOR PERSONAL SERVICE OF PROCESS

THIS MATTER is before the Court sua sponte pursuant to 28 U.S.C. § 1915(d) and Rule 4(c), (d) of the Federal Rules of Civil Procedure. Plaintiff is proceeding under § 1915, and it appears to the Court that personal service of the summons and complaint on Defendants Warden Frawner and Counselor Ibrahim is required in this matter. *See* Fed. R. Civ. P. 4(c)(3), (d)(2). Under Rule 4(d)(2), the Court must impose costs of service on a Defendant who, without good cause, does not comply with a request to waive service.

IT IS THEREFORE ORDERED that the Clerk issue summonses for Defendants Frawner and Ibrahim, and the U.S. Marshal must serve the summonses with copies of this Order and the Complaint [Docs. 1, 14] personally on Defendants Frawner and Ibrahim as directed by the Clerk. The service of the summonses and complaint shall be at no cost to the Plaintiff.

STEPHAN M. VIDMAR United States Magistrate Judge

¹ Plaintiff identifies as female and prefers the name Julie Marie Oakleaf. [Doc. 1]. Accordingly, the Court will refer to Plaintiff as "she" or "her."

² In her Amended Civil Rights Complaint, Plaintiff changes the spelling of Defendant Imbrahim, *see* [Doc. 1], to Defendant Ibrahim. [Doc. 14]. The caption is amended to reflect the amended spelling.